1 2 3 4	TERRENCE M. JACKSON, ESQUIRE Nevada Bar No. #00854 Law Office of Terrence M. Jackson 624 South Ninth Street Las Vegas, Nevada 89101 T: (702)386-0001/ FAX: (702)386-0085		
5	Counsel for Defendant Vicente Ascencio		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	UNITED STATES OF AMERICA,	2:11-cr-00396-MMD-PAL-4	
9	Plaintiff,		
10	-vs-		
11	VICENTE ASCENCIO (4),		
12	Defendant.		
13			
14	DEFENDANT VICENTE ASCENCIO'S UNOPPOSED MOTION TO CONDUCT A		
15	PRE-PLEA, PRE- SENTENCE INVESTIGATION REPORT AND PROPOSED ORDER		
16			
17	COMES NOW the Defendant, VICENTE ASCENSIO, by and through his attorney,		
18 19	TERRENCE M. JACKSON, ESQ., and moves this Honorable Court to request a Pre-Plea		
20	Pre-Sentence Investigation Report be prepared by the Probation Department to determine		
21	the Defendant's criminal history.		
22	1. The Defendant is charged with conspiracy to possess methamphetamine with		
23	intent to distribute and possession of methamphetamine with intent to distribute; 21 U.S.C.		
24	§846, 841(a)(1) and (b)(1)(A)(viii) and 21 U.S.C. §841(a)(1) and (b)(1)(B)(viii).		
25	2. The Defendant is unsure of his prior convictions and believes that his		
26	criminal history could be anywhere from a level 5 to a level 6. He is uncertain whether		
27	he is facing career criminal status.		
28	3. The disparity in a potential sent	tence between these criminal history levels is	
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substantial, and what possible sentence the Defendant may face will strongly influence whether or not he accepts a plea negotiation in this case. Undersigned counsel therefore respectfully requests an Order that the Department of Probation conduct a pre-plea pre-sentence investigation report to determine the Defendant's criminal history category as soon as possible, including whether Probation believes he is a career criminal. 5. Undersigned counsel has spoken to the prosecutor, Assistant United States Attorney Cristina D. Silva on September 26, 2012, and she has no opposition to this request if it does not delay the trial date or the date for acceptance of the plea offer, but will not oppose a reasonable continuance of the trial if necessary in the interests of justice. RESPECTFULLY SUBMITTED, this 27th day of September, 2012. TERRENCE M. JACKSON, ESQ. Counsel for Defendant, Vicente Ascencio - 2 -

1	ELECTRONIC CERTIFICATE OF SERVICE			
2	2:11-cr-00396-MMD-PAL-4			
3				
4	The undersigned hereby certifies that she is an assistant in the office of Terrence			
5	M. Jackson, Esquire, and is a person of such age and discretion as to be competent to			
6	serve papers and that on this date, September 27th, 2012, she served an electronic copy			
7	of the attached DEFENDANT VICENTE ASCENCIO'S UNOPPOSED MOTION TO			
8	CONDUCT A PRE-PLEA PRE-SENTENCE INVESTIGATION REPORT AND			
9	<u>PROPOSED ORDER</u> by electronic service (ECF) to the attorney(s) of record:			
10				
11	DANIEL G. BOGDEN United States Attorney			
12	CRISTINA D. SILVA Assistant United States Attorney Lloyd D. George U.S. Courthouse 333 Las Vegas Blvd. South, Ste. 5000			
13				
14				
15	Fax: (702) 388-6418			
16	Dated: September 27th, 2012			
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18	Legal Assistant for Terrence M. Jackson, Esq.			
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4	T: (702)386-0001/ FAX: (702)386-0085		
5	Counsel for Defendant Vicente Ascencio		
6			
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9			
10	UNITED STATES OF AMERICA,	2:11-cr-00396-MMD-PAL-4	
11	Plaintiff,	ORDER	
12	-VS-	ORDER	
13	VICENTE ASCENCIO (4),		
14	Defendant.		
15			
16	IT IS HEREBY ORDERED that the	e Probation Department will prepare a	
17	Pre-Sentence Investigation Report of the Defendant Vicente Ascencio, and make it available		
18	to counsel on or before October 15th, 2012.		
19			
20	DATED this $\frac{26}{}$ day of October, 2	2012.	
21			
22	1 (la)		
23	UNITED STATES DISTRICT JUDGE		
24			
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27			
	II		